

IN THE UNITED STATES BANKRUPTCY COURT  
SOUTHERN DISTRICT OF NEW YORK

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In re : Chapter 11  
:  
DELPHI CORPORATION, et al. : Case No. 05-44481 (RDD)  
:  
Debtors. : (Jointly Administered)  
:  
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AFFIDAVIT OF SERVICE

I, Evan Gershbein, being duly sworn according to law, depose and say that I am employed by Kurtzman Carson Consultants, LLC, the Court appointed claims and noticing agent for the Debtors in the above-captioned cases.

On April 16, 2007, I caused to be served the documents listed below (i) upon the parties listed on Exhibit A hereto via overnight delivery, (ii) upon the parties listed on Exhibit B hereto via electronic notification, (iii) upon the parties listed on Exhibit C hereto via facsimile and (iv) upon the parties listed on Exhibit D hereto via postage pre-paid U.S. mail:

- 1) Joint Stipulation Compromising and Allowing Proof of Claim Number 2141 (Gulf Coast Bank and Trust Company and Contrarian Funds, LLC) (Docket No. 7620) [a copy of which is attached hereto as Exhibit E]
- 2) Joint Stipulation and Agreed Order Compromising and Allowing Proof of Claim Number 14254 (Sonic Tech Corporation) (Docket No. 7682) [a copy of which is attached hereto as Exhibit F]
- 3) Joint Stipulation and Agreed Order Disallowing and Expunging Proof of Claim Number 16271 (Brenda Lawrence) (Docket No. 7683) [a copy of which is attached hereto as Exhibit G]
- 4) Joint Stipulation and Agreed Order Disallowing and Expunging Proof of Claim Number 11881 (Board of Education of the South-Western City School District) (Docket No. 7684) [a copy of which is attached hereto as Exhibit H]
- 5) Joint Stipulation and Agreed Order Compromising and Allowing Proof of Claim Number 11812 (Russell Reynolds Associates, Inc.) (Docket No. 7685) [a copy of which is attached hereto as Exhibit I]

- 6) Joint Stipulation and Agreed Order (I) Compromising and Capping Proof of Claim Number 15452 and (II) Withdrawal Without Prejudice of Proofs of Claim Nos. 15449, 15450, 15451, and 15453 (General Electric Capital Corp.) (Docket No. 7686) [a copy of which is attached hereto as Exhibit J]
- 7) Joint Stipulation and Agreed Order Disallowing and Expunging Proof of Claim Number 2276 (Georgia Department of Revenue) (Docket No. 7687) [a copy of which is attached hereto as Exhibit K]
- 8) Joint Stipulation and Agreed Order Disallowing and Expunging Proof of Claim Number 14671 (Sierra Liquidity Fund LLC as Assignee of Deliverus Network Inc.) (Docket No. 7688) [a copy of which is attached hereto as Exhibit L]
- 9) Joint Stipulation and Agreed Order Compromising and Allowing Proof of Claim Number 6379 (Superior Design Co., Inc.) (Docket No. 7689) [a copy of which is attached hereto as Exhibit M]
- 10) Joint Stipulation and Agreed Order to Withdraw Without Prejudice of Proofs of Claim 13481, 13482, 13483, 13484, 13485, 13489, and 13490 (ICX Corporation) (Docket No. 7690) [a copy of which is attached hereto as Exhibit N]
- 11) Stipulation and Agreed Order Resolving Debtors' Third Omnibus Objection to Claims as to Robert Bosch Corporation (Docket No. 7691) [a copy of which is attached hereto as Exhibit O]
- 12) Joint Stipulation and Agreed Order Disallowing and Expunging Proof of Claim Number 12935 (Textron Financial Corporation) (Docket No. 7692) [a copy of which is attached hereto as Exhibit P]
- 13) Joint Stipulation and Agreed Order Compromising and Allowing Proof of Claim Number 9958 (Rasselstein GmbH) (Docket No. 7693) [a copy of which is attached hereto as Exhibit Q]

On April 16, 2007, I caused to be served the document listed below upon the parties listed on Exhibit R hereto via overnight delivery:

- 14) Joint Stipulation Compromising and Allowing Proof of Claim Number 2141 (Gulf Coast Bank and Trust Company and Contrarian Funds, LLC) (Docket No. 7620) [a copy of which is attached hereto as Exhibit E]

On April 16, 2007, I caused to be served the document listed below upon the party listed on Exhibit S hereto via overnight delivery:

- 15) Joint Stipulation and Agreed Order Compromising and Allowing Proof of Claim Number 14254 (Sonic Tech Corporation) (Docket No. 7682) [a copy of which is attached hereto as Exhibit F]

On April 16, 2007, I caused to be served the document listed below upon the party listed on Exhibit T hereto via overnight delivery:

- 16) Joint Stipulation and Agreed Order Disallowing and Expunging Proof of Claim Number 16271 (Brenda Lawrence) (Docket No. 7683) [a copy of which is attached hereto as Exhibit G]

On April 16, 2007, I caused to be served the document listed below upon the parties listed on Exhibit U hereto via overnight delivery:

- 17) Joint Stipulation and Agreed Order Disallowing and Expunging Proof of Claim Number 11881 (Board of Education of the South-Western City School District) (Docket No. 7684) [a copy of which is attached hereto as Exhibit H]

On April 16, 2007, I caused to be served the document listed below upon the party listed on Exhibit V hereto via overnight delivery:

- 18) Joint Stipulation and Agreed Order Compromising and Allowing Proof of Claim Number 11812 (Russell Reynolds Associates, Inc.) (Docket No. 7685) [a copy of which is attached hereto as Exhibit I]

On April 16, 2007, I caused to be served the document listed below upon the parties listed on Exhibit W hereto via overnight delivery:

- 19) Joint Stipulation and Agreed Order (I) Compromising and Capping Proof of Claim Number 15452 and (II) Withdrawal Without Prejudice of Proofs of Claim Nos. 15449, 15450, 15451, and 15453 (General Electric Capital Corp.) (Docket No. 7686) [a copy of which is attached hereto as Exhibit J]

On April 16, 2007, I caused to be served the document listed below upon the parties listed on Exhibit X hereto via overnight delivery:

- 20) Joint Stipulation and Agreed Order Disallowing and Expunging Proof of Claim Number 2276 (Georgia Department of Revenue) (Docket No. 7687) [a copy of which is attached hereto as Exhibit K]

On April 16, 2007, I caused to be served the document listed below upon the parties listed on Exhibit Y hereto via overnight delivery:

- 21) Joint Stipulation and Agreed Order Disallowing and Expunging Proof of Claim Number 14671 (Sierra Liquidity Fund LLC as Assignee of Deliverus Network Inc.) (Docket No. 7688) [a copy of which is attached hereto as Exhibit L]

On April 16, 2007, I caused to be served the document listed below upon the parties listed on Exhibit Z hereto via overnight delivery:

- 22) Joint Stipulation and Agreed Order Compromising and Allowing Proof of Claim Number 6379 (Superior Design Co., Inc.) (Docket No. 7689) [a copy of which is attached hereto as Exhibit M]

On April 16, 2007, I caused to be served the document listed below upon the parties listed on Exhibit AA hereto via overnight delivery:

- 23) Joint Stipulation and Agreed Order to Withdraw Without Prejudice of Proofs of Claim 13481, 13482, 13483, 13484, 13485, 13489, and 13490 (ICX Corporation) (Docket No. 7690) [a copy of which is attached hereto as Exhibit N]

On April 16, 2007, I caused to be served the document listed below upon the parties listed on Exhibit BB hereto via overnight delivery:

- 24) Stipulation and Agreed Order Resolving Debtors' Third Omnibus Objection to Claims as to Robert Bosch Corporation (Docket No. 7691) [a copy of which is attached hereto as Exhibit O]

On April 16, 2007, I caused to be served the document listed below upon the party listed on Exhibit CC hereto via overnight delivery:

- 25) Joint Stipulation and Agreed Order Disallowing and Expunging Proof of Claim Number 12935 (Textron Financial Corporation) (Docket No. 7692) [a copy of which is attached hereto as Exhibit P]

On April 16, 2007, I caused to be served the document listed below upon the party listed on Exhibit DD hereto via overnight delivery:

- 26) Joint Stipulation and Agreed Order Compromising and Allowing Proof of Claim Number 9958 (Rasselstein GmbH) (Docket No. 7693) [a copy of which is attached hereto as Exhibit Q]

Dated: April 18, 2007

/s/ Evan Gershbein  
Evan Gershbein

Subscribed and sworn to (or affirmed) before me on this 18th day of April, 2007, by Evan Gershbein, personally known to me or proved to me on the basis of satisfactory evidence to be the person who appeared before me.

Signature: /s/ Vanessa R. Quiñones

Commission Expires: 3/20/11

## **EXHIBIT A**

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UNITED STATES BANKRUPTCY COURT  
SOUTHERN DISTRICT OF NEW YORK

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:  
In re : Chapter 11  
:  
DELPHI CORPORATION, et al., : Case No. 05-44481 (RDD)  
:  
Debtors. : (Jointly Administered)  
:  
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JOINT STIPULATION COMPROMISING AND  
ALLOWING PROOF OF CLAIM NUMBER 2141  
(GULF COAST BANK AND TRUST COMPANY AND CONTRARIAN FUNDS, LLC)

Delphi Corporation and certain of its subsidiaries and affiliates, debtors and debtors-in-possession in the above-captioned cases (collectively, the "Debtors"), Gulf Coast Bank and Trust Company ("Gulf Coast"), and Contrarian Funds, LLC ("Contrarian," and together with Gulf Coast, the "Claimants") respectfully submit this Joint Stipulation Compromising And Allowing Proof Of Claim Number 2141 (the "Stipulation") and agree and state as follows:

WHEREAS on October 8, 2005, the Debtors filed voluntary petitions under chapter 11 of title 11 of the United States Code, 11 U.S.C. §§ 101-1330, as amended, in the United States Bankruptcy Court for the Southern District of New York.

WHEREAS Gulf Coast filed proof of claim number 2141 against Delphi Automotive Systems, LLC ("DAS LLC") on February 27, 2006, which asserts an unsecured non-priority claim in the amount of \$347,043.24 (the "Claim") stemming from certain accounts receivable transferred from Jackson Rapid Delivery Service, Inc. ("Jackson") to Gulf Coast.

WHEREAS Gulf Coast transferred its interest in the Claim to Contrarian.

WHEREAS the Debtors objected to the Claim pursuant to the Debtors' (i) Third Omnibus Objection (Substantive) Pursuant To 11 U.S.C. § 502(b) And Fed. R. Bankr. P. 3007 To Certain (a) Claims With Insufficient Documentation, (b) Claims Unsubstantiated By Debtors' Books And Records, And (c) Claims Subject To Modification And (ii) Motion To Estimate Contingent And Unliquidated Claims Pursuant To 11 U.S.C. § 502(c) (Docket No. 5452) (the "Third Omnibus Claims Objection"), which was filed on October 31, 2006.

WHEREAS on March 27, 2007, to resolve the Third Omnibus Claims Objection with respect to the Claim, DAS LLC and the Claimants entered into a settlement agreement (the

"Settlement Agreement").

WHEREAS pursuant to the Settlement Agreement, DAS LLC acknowledges and agrees that the Claim shall be allowed against DAS LLC in the amount of \$200,000.00.

WHEREAS DAS LLC is authorized to enter into the Settlement Agreement pursuant to that certain Order Under 11 U.S.C. §§ 363, 502, and 503 and Fed. R. Bankr. P. 9019(b) Authorizing Debtors to Compromise Or Settle Certain Classes of Controversy And Allow Claims Without Further Court Approval (Docket No. 4414) entered by this Court on June 29, 2006.

THEREFORE, the Debtors and the Claimants stipulate and agree as follows:

1. The Claim shall be allowed in the amount of \$200,000.00 and shall be treated as an allowed prepetition general unsecured non-priority claim.

So Ordered in New York, New York, this 10th day of April, 2007

---

/s/Robert D. Drain  
UNITED STATES BANKRUPTCY JUDGE

AGREED TO AND  
APPROVED FOR ENTRY:

/s/ John K. Lyons

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& FLOM LLP  
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Debtors and Debtors-in-Possession

/s/ James M. Garner

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Company and Contrarian Funds, LLC

## **EXHIBIT F**

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- and -

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<http://www.delphidocket.com>

UNITED STATES BANKRUPTCY COURT  
SOUTHERN DISTRICT OF NEW YORK

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In re : Chapter 11  
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DELPHI CORPORATION, et al., : Case No. 05-44481 (RDD)  
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Debtors. : (Jointly Administered)  
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JOINT STIPULATION AND AGREED ORDER COMPROMISING  
AND ALLOWING PROOF OF CLAIM NUMBER 14254  
(SONIC TECH INCORPORATED)

Delphi Corporation ("Delphi") and certain of its subsidiaries and affiliates, debtors and debtors-in-possession in the above-captioned cases (collectively, the "Debtors"), and Sonic Tech Incorporated ("Sonic Tech") respectfully submit this Joint Stipulation And Agreed Order Compromising And Allowing Proof Of Claim Number 14254 (Sonic Tech Incorporated) (the "Stipulation") and agree and state as follows:

WHEREAS on October 8, 2005 (the "Petition Date"), the Debtors filed voluntary petitions under chapter 11 of title 11 of the United States Code, 11 U.S.C. §§ 101-1330, as amended, in the United States Bankruptcy Court for the Southern District of New York.

WHEREAS Sonic Tech filed proof of claim number 14254 against Delphi Medical Systems Colorado Corp. ("Delphi Medical") on July 31, 2006, which asserts an unsecured non-priority claim in the amount of \$3,789.04 (the "Claim") stemming from services rendered by Sonic Tech to Delphi Medical.

WHEREAS the Debtors objected to the Claim pursuant to the Seventh Omnibus Objection (Substantive) Pursuant To 11 U.S.C. Section 502(b) And Fed. R. Bankr. P. 3007 To Certain (A) Insufficiently Documented Claims, (B) Claims Not Reflected On Debtors' Books And Records, And (C) Untimely Claims (Docket No. 6585) (the "Seventh Omnibus Claims Objection"), which was filed on January 12, 2007.

WHEREAS, on February 8, 2007, Sonic Tech filed its Response to Debtors' Seventh Omnibus Claims Objection (Docket No. 6907) (the "Response").

WHEREAS on March 28, 2007, to resolve the Seventh Omnibus Claims Objection with respect to the Claim, Delphi Medical and Sonic Tech entered into a settlement agreement (the "Settlement Agreement").

WHEREAS pursuant to the Settlement Agreement, Delphi Medical acknowledges and agrees that the Claim shall be allowed against Delphi Medical in the amount of \$3,789.04.

WHEREAS Sonic Tech also acknowledges that it has been advised to consult an attorney before signing this Agreement, but understands that whether or not it does so is exclusively its decision.

WHEREAS Delphi Medical is authorized to enter into the Settlement Agreement either because the Claims involve ordinary course controversies or pursuant to that certain Order Under 11 U.S.C. §§ 363, 502, And 503 And Fed. R. Bankr. P. 9019(b) Authorizing Debtors To Compromise Or Settle Certain Classes Of Controversy And Allow Claims Without Further Court Approval (Docket No. 4414) entered by this Court on June 29, 2006.

THEREFORE, the Debtors and Sonic Tech stipulate and agree as follows:

1. The Claim shall be allowed in the amount of \$3,789.04 and shall be treated as an allowed general unsecured non-priority claim against Delphi Medical.
2. Sonic Tech shall withdraw its Response to the Seventh Omnibus Claims Objection

So Ordered in New York, New York, this 13th day of April, 2007

---

/s/Robert D. Drain  
UNITED STATES BANKRUPTCY JUDGE

AGREED TO AND  
APPROVED FOR ENTRY:

/s/ John K. Lyons

John Wm. Butler, Jr.  
John K. Lyons  
Ron E. Meisler  
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/s/ Mark E. Schafer

Mark E. Schafer  
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Sonic Tech, Incorporated  
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- and -

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- and -

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<http://www.delphidocket.com>

UNITED STATES BANKRUPTCY COURT  
SOUTHERN DISTRICT OF NEW YORK

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In re : Chapter 11  
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DELPHI CORPORATION, et al., : Case No. 05-44481 (RDD)  
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Debtors. : (Jointly Administered)  
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JOINT STIPULATION AND AGREED ORDER DISALLOWING AND EXPUNGING  
PROOF OF CLAIM NUMBER 16271  
(BRENDA LAWRENCE)

Delphi Corporation ("Delphi") and certain of its subsidiaries and affiliates, debtors and debtors-in-possession in the above-captioned cases (collectively, the "Debtors"), and Brenda Lawrence ("Lawrence") respectfully submit this Joint Stipulation And Agreed Order Disallowing And Expunging Proof Of Claim Number 16271 (Brenda Lawrence) and agree and state as follows:

WHEREAS on October 8, 2005 (the "Petition Date"), the Debtors filed voluntary petitions under chapter 11 of title 11 of the United States Code, 11 U.S.C. §§ 101-1330, as amended, in the United States Bankruptcy Court for the Southern District of New York.

WHEREAS on August 28, 2006 Lawrence filed proof of claim number 16271 against Delphi Automotive Systems LLC ("DAS LLC"), which asserts an unsecured non-priority claim in an undetermined amount (the "Claim") stemming from future periodic expenses that may arise relating to a workers' compensation claim.

WHEREAS the Debtors objected to the Claim pursuant to the Debtors' Seventh Omnibus Objection (Substantive) Pursuant To 11 U.S.C. Section 502(b) And Fed. R. Bankr. P. 3007 To Certain (A) Insufficiently Documented Claims, (B) Claims Not Reflected On Debtors' Books And Records, And (C) Untimely Claims (Docket No. 6585) (the "Seventh Omnibus Claims Objection"), which was filed on January 12, 2007.

WHEREAS on January 23, 2007, Lawrence filed her Response to the Seventh Omnibus Claims Objection (Docket No. 6789) (the "Response").

WHEREAS Lawrence acknowledges that DAS LLC had no outstanding liabilities to Lawrence as of the Petition Date (nor does it currently have any outstanding liabilities).

WHEREAS Lawrence also acknowledges that she has been advised to consult an

attorney before signing this Agreement, but understands that whether or not she does so is exclusively her decision.

THEREFORE, the Debtors and Lawrence stipulate and agree as follows:

1. The Claim shall be disallowed and expunged in its entirety.
2. Lawrence shall, and hereby does withdraw her Response to the Seventh Omnibus Objection.

So Ordered in New York, New York, this 13th day of April, 2007

---

/s/Robert D. Drain  
UNITED STATES BANKRUPTCY JUDGE

AGREED TO AND  
APPROVED FOR ENTRY:

/s/ John K. Lyons

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/s/ Brenda Lawrence

Brenda Lawrence  
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- and -

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<http://www.delphidocket.com>

UNITED STATES BANKRUPTCY COURT  
SOUTHERN DISTRICT OF NEW YORK

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In re : Chapter 11  
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DELPHI CORPORATION, et al., : Case No. 05-44481 (RDD)  
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Debtors. : (Jointly Administered)  
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JOINT STIPULATION AND AGREED ORDER DISALLOWING  
AND EXPUNGING CLAIM NUMBER 11881 (BOARD OF EDUCATION  
OF THE SOUTH-WESTERN CITY SCHOOL DISTRICT)

Delphi Corporation and certain of its subsidiaries and affiliates, debtors and debtors-in-possession in the above-captioned cases (collectively, the "Debtors"), and the Board of Education of the South-Western City School District ("Claimant") respectfully submit this Joint Stipulation And Agreed Order Disallowing And Expunging Claim Number 11881 (Board Of Education Of The South-Western City School District) (the "Stipulation") and agree and state as follows:

WHEREAS on October 8, 2005 (the "Petition Date"), the Debtors filed voluntary petitions under chapter 11 of title 11 of the United States Code, 11 U.S.C. §§ 101-1330, as amended, in the United States Bankruptcy Court for the Southern District of New York.

WHEREAS the Claimant filed proof of claim number 11881 against Delphi Automotive Systems LLC ("DAS LLC") on July 28, 2006, which asserts an unsecured non-priority claim in the amount of \$164,519.24 (the "Claim") stemming from alleged real estate taxes owed by DAS LLC.

WHEREAS the Debtors objected to the Claim pursuant to the Debtors' Seventh Omnibus Objection (Substantive) Pursuant To 11 U.S.C. 502(b) and Fed. R. Bankr. P. 3007 To Certain (a) Insufficiently Documented Claims, (b) Claims Not Reflected On Debtors' Books And Records, And (c) Untimely Claims (Docket No. 6585) (the "Seventh Omnibus Claims Objection"), which was filed on January 12, 2007.

WHEREAS on February 6, 2007 the Claimant filed South-Western City School District Board Of Education's Response To Debtors' Seventh Omnibus Objection (Substantive) Pursuant To 11 U.S.C. 502(b) And Fed. R. Bankr. P. 3007 To Certain (a) Insufficiently Documented Claims, (b) Claims Not Reflected On Debtors' Books And Records, And (c)

Untimely Claims (Docket No. 6883) (the "Response").

WHEREAS the Claimant agrees that the real estate taxes forming the basis of the Claim are paid to the treasurer of Franklin County, Ohio, not to the Claimant.

THEREFORE, the Debtors and the Claimant stipulate and agree as follows:

1. The Claim shall be disallowed and expunged in its entirety.
2. The Claimant shall withdraw its Response to the Seventh Omnibus

Objection.

So Ordered in New York, New York, this 13th day of April, 2007

---

/s/Robert D. Drain  
UNITED STATES BANKRUPTCY JUDGE

AGREED TO AND  
APPROVED FOR ENTRY:

/s/ John K. Lyons

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/s/ Brandy Mass

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South-Western City School District

## **EXHIBIT I**

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UNITED STATES BANKRUPTCY COURT  
SOUTHERN DISTRICT OF NEW YORK

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In re : Chapter 11  
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DELPHI CORPORATION, et al., : Case No. 05-44481 (RDD)  
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Debtors. : (Jointly Administered)  
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JOINT STIPULATION AND AGREED ORDER COMPROMISING  
AND ALLOWING PROOF OF CLAIM NUMBER 11812  
(RUSSELL REYNOLDS ASSOCIATES, INC.)

Delphi Corporation ("Delphi") and certain of its subsidiaries and affiliates, debtors and debtors-in-possession in the above-captioned cases (collectively, the "Debtors"), and Russell Reynolds Associates, Inc. ("Russell Reynolds") respectfully submit this Joint Stipulation And Agreed Order Compromising And Allowing Proof Of Claim Number 11812 (Russell Reynolds Associates, Inc.) (the "Stipulation") and agree and state as follows:

WHEREAS on October 8, 2005 (the "Petition Date"), the Debtors filed voluntary petitions under chapter 11 of title 11 of the United States Code, 11 U.S.C. §§ 101-1330, as amended, in the United States Bankruptcy Court for the Southern District of New York.

WHEREAS Russell Reynolds filed proof of claim number 11812 against Delphi on July 28, 2006, which asserts an unsecured non-priority claim in the amount of \$77,708.66 (the "Claim") stemming from services rendered by Russell Reynolds.

WHEREAS the Claim was capped at \$77,708.66 pursuant to the Order Pursuant To 11 U.S.C. Section 502(b) And Fed. R. Bankr. P. 3007 (I) Disallowing And Expunging Certain (A) Claims With Insufficient Documentation And (B) Claims Unsubstantiated By Debtors' Books And Records, (II) Modifying Certain Claims, And (III) Adjourning Hearing On Certain Contingent And Unliquidated Claims Pursuant To 11 U.S.C. Section 502(c) Identified In Third Omnibus Claims Objection (Docket No. 6224); and on January 12, 2007, the Debtors objected to the Claim pursuant to the Seventh Omnibus Objection (Substantive) Pursuant To 11 U.S.C. Section 502(b) And Fed. R. Bankr. P. 3007 To Certain (A) Insufficiently Documented Claims, (B) Claims Not Reflected On Debtors' Books And Records, And (C) Untimely Claims (Docket No. 6585) (the "Seventh Omnibus Claims Objection").

WHEREAS on March 12, 2007, to resolve the Seventh Omnibus Claims

Objection with respect to the Claim, DAS LLC and Russell Reynolds entered into a settlement agreement (the "Settlement Agreement").

WHEREAS pursuant to the Settlement Agreement, DAS LLC acknowledges and agrees that the Claim shall be allowed against DAS LLC in the amount of \$77,708.66.

WHEREAS DAS LLC is authorized to enter into the Settlement Agreement pursuant to that certain Order Under 11 U.S.C. §§ 363, 502, And 503 And Fed. R. Bankr. P. 9019(b) Authorizing Debtors To Compromise Or Settle Certain Classes Of Controversy And Allow Claims Without Further Court Approval (Docket No. 4414) entered by this Court on June 29, 2006.

THEREFORE, the Debtors and Russell Reynolds stipulate and agree as follows:

1. The Claim shall be allowed in the amount of \$77,708.66 and shall be treated as an allowed general unsecured non-priority claim against DAS LLC.

So Ordered in New York, New York, this 13th day of April, 2007

\_\_\_\_\_/s/Robert D. Drain\_\_\_\_\_  
UNITED STATES BANKRUPTCY JUDGE

AGREED TO AND  
APPROVED FOR ENTRY:

/s/ John K. Lyons

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John K. Lyons  
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Debtors and Debtors-in-Possession

/s/ Charles E. Boulbol

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Attorneys for Russell Reynolds Associates, Inc.

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Debtors and Debtors-in-Possession

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<http://www.delphidocket.com>

UNITED STATES BANKRUPTCY COURT  
SOUTHERN DISTRICT OF NEW YORK

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In re : Chapter 11  
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DELPHI CORPORATION, et al., : Case No. 05-44481 (RDD)  
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Debtors. : (Jointly Administered)  
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JOINT STIPULATION AND AGREED ORDER (I) COMPROMISING  
AND CAPPING PROOF OF CLAIM NUMBER 15452 AND (II) WITHDRAWAL WITHOUT  
PREJUDICE OF PROOFS OF CLAIM NOS. 15449, 15450, 15451, AND 15453  
(GENERAL ELECTRIC CAPITAL CORP.)

Delphi Corporation ("Delphi") and certain of its subsidiaries and affiliates, debtors and debtors-in-possession in the above-captioned cases (collectively, the "Debtors"), and the General Electric Capital Corp. ("GE Capital") respectfully submit this Joint Stipulation And Agreed Order (I) Compromising And Capping Proof Of Claim Number 15452 And (II) Disallowing And Expunging Proofs Of Claim Nos. 15449, 15450, 15451, And 15453 (General Electric Capital Corp.) (the "Stipulation") and agree and state as follows:

WHEREAS on October 8, 2005 (the "Petition Date"), the Debtors filed voluntary petitions under chapter 11 of title 11 of the United States Code, 11 U.S.C. §§ 101-1330, as amended, in the United States Bankruptcy Court for the Southern District of New York.

WHEREAS on July 31, 2006, GE Capital filed proofs of claim numbers 15449, 15450, 15451, 15452, and 15453 (each a "Proof of Claim," and collectively, the "Proofs of Claim"). Proof of Claim 15449 was filed against Delphi Automotive Systems LLC ("DAS LLC"), asserting an unsecured non-priority claim in the amount of \$10,086,668.26. Proof of Claim 15450 was filed against Delphi, asserting an unsecured non-priority claim in the amount of \$4,070.43. Proof of Claim 15451 was filed against Delphi Integrated Service Solutions, Inc. ("DISS"), asserting an unsecured non-priority claim in the amount of \$8,542.94. Proof of Claim 15452 was filed against DAS LLC, asserting an unsecured non-priority claim in the amount of \$1,015,550.20. Proof of Claim 15453 was filed against Delphi, asserting an unsecured non-priority claim in the amount of \$451,010.08. The Proofs of Claim all arise out of obligations under various leases.

WHEREAS the Debtors objected to the Proofs of Claim pursuant to the Ninth Omnibus Objection (Substantive) Pursuant To 11 U.S.C. Section 502(b) And Fed. R. Bankr. P.

3007 To Certain (A) Insufficiently Documented Claims, (B) Claims Not Reflected On Debtors' Books And Records, (C) Untimely Claims, And (D) Claims Subject to Modification (Docket No. 6968) ("Ninth Omnibus Claims Objection"), which was filed February 15, 2007.

WHEREAS on March 19, 2007, to resolve the Ninth Omnibus Claims Objection with respect to the Proofs of Claim, DAS LLC and the GE Capital entered into a settlement agreement (the "Settlement Agreement").

WHEREAS pursuant to the Settlement Agreement, DAS LLC and GE Capital acknowledge and agree that the Asserted Amount of Proof of Claim 15452 shall be modified and capped at \$651,626.18.

WHEREAS GE Capital reserves the right to assert any or all of the \$651,626.18 against DAS LLC, Delphi, or DISS, with the aggregate of any amounts asserted against DAS LLC, Delphi, and DISS not to exceed \$651,626.18.

WHEREAS DAS LLC is authorized to enter into the Settlement Agreement either because Proof of Claim 15452 involves ordinary course controversies or pursuant to that certain Order Under 11 U.S.C. §§ 363, 502, And 503 And Fed. R. Bankr. P. 9019(b) Authorizing Debtors To Compromise Or Settle Certain Classes Of Controversy And Allow Claims Without Further Court Approval (Docket No. 4414) entered by this Court on June 29, 2006.

THEREFORE, the Debtors and GE Capital stipulate and agree as follows:

1. Proof of Claim Number 15452 shall be treated as a general unsecured non-priority claim against DAS LLC, but in no event shall it exceed \$651,626.18.

2. Proofs of Claim Numbers 15449, 15450, 15451, and 15453 shall be withdrawn by GE Capital without prejudice to G.E. Capital's right to file a claim within 30 days of the rejection of any unexpired executory contracts or leases pursuant to paragraph 8 of the

Order Under 11 U.S.C. §§ 107(b), 501, 502, And 1111(a) And Fed R. Bankr. P. 1009,  
2002(a)(7), 3003(c)(3), And 5005(a) Establishing Bar Dates For Filing Proofs Of Claim And  
Approving Form And Manner Of Notice Thereof (Docket No. 3206).

3. Nothing contained herein shall constitute, nor shall it be deemed to  
constitute, the allowance of any claim asserted against any of the Debtors.

4. Entry of this joint stipulation is without prejudice to the Debtors' right to  
object to Proof of Claim 15452 in these chapter 11 cases on any grounds whatsoever except that  
such claim is asserted against the incorrect Debtor, provided however that DAS LLC, Delphi or  
DISS is the correct Debtor.

So Ordered in New York, New York, this 13th day of April, 2007

---

/s/Robert D. Drain  
UNITED STATES BANKRUPTCY JUDGE

AGREED TO AND  
APPROVED FOR ENTRY:

/s/ John K. Lyons

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/s/ Elena Lazarou

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Attorneys for General Electric Capital Corp.

- and -

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## **EXHIBIT K**

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Ron E. Meisler (RM 3026)

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UNITED STATES BANKRUPTCY COURT  
SOUTHERN DISTRICT OF NEW YORK

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In re : Chapter 11  
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DELPHI CORPORATION, et al., : Case No. 05-44481 (RDD)  
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Debtors. : (Jointly Administered)  
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JOINT STIPULATION AND AGREED ORDER DISALLOWING  
AND EXPUNGING PROOF OF CLAIM NUMBER 2276  
(GEORGIA DEPARTMENT OF REVENUE)

Delphi Corporation ("Delphi") and certain of its subsidiaries and affiliates, debtors and debtors-in-possession in the above-captioned cases (collectively, the "Debtors"), and the Georgia Department of Revenue (the "Georgia DOR") respectfully submit this Joint Stipulation And Agreed Order Disallowing And Expunging Proof Of Claim Number 2276 (Georgia Department of Revenue) (the "Stipulation") and agree and state as follows:

WHEREAS on October 8, 2005 (the "Petition Date"), the Debtors filed voluntary petitions under chapter 11 of title 11 of the United States Code, 11 U.S.C. §§ 101-1330, as amended, in the United States Bankruptcy Court for the Southern District of New York.

WHEREAS the Georgia DOR filed proof of claim number 2276 against Delphi Integrated Service Solutions, Inc. ("DISS") on March 13, 2006, which asserts a priority claim in the amount of \$8,600.00 (the "Claim") stemming from taxes allegedly owed by DISS.

WHEREAS the Debtors objected to the Claim pursuant to the Seventh Omnibus Objection (Substantive) Pursuant To 11 U.S.C. Section 502(b) And Fed. R. Bankr. P. 3007 To Certain (A) Insufficiently Documented Claims, (B) Claims Not Reflected On Debtors' Books And Records, And (C) Untimely Claims (Docket No. 6585) ("Seventh Omnibus Claims Objection"), which was filed on January 12, 2007.

WHEREAS on February 5, 2007, the Georgia DOR filed its Response To The Debtors' Seventh Omnibus Objection (Substantive) Pursuant To 11 U.S.C. Section 502(b) And Fed. R. Bankr. P. 3007 To Certain (A) Insufficiently Documented Claims, (B) Claims Not Reflected On Debtors' Books And Records, And (C) Untimely Claims (Docket No. 6829) (the "Response").

WHEREAS the Georgia DOR acknowledges and agrees that DISS has no

outstanding pre-petition tax liability.

THEREFORE, the Debtors and the Georgia DOR stipulate and agree as follows:

1. The Claim shall be disallowed and expunged in its entirety.
2. The Georgia DOR's Response to the Seventh Omnibus Claims Objection is hereby withdrawn.

So Ordered in New York, New York, this 13th day of April, 2007

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/s/Robert D. Drain  
UNITED STATES BANKRUPTCY JUDGE

AGREED TO AND  
APPROVED FOR ENTRY:

---

/s/ John K. Lyons

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Ron E. Meisler  
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& FLOM LLP  
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(312) 407-0700

---

/s/ Oscar B. Fears

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Assistant Attorney General  
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Counsel for Georgia Department of Revenue

- and -

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- and -

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<http://www.delphidocket.com>

UNITED STATES BANKRUPTCY COURT  
SOUTHERN DISTRICT OF NEW YORK

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In re : Chapter 11  
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DELPHI CORPORATION, et al., : Case No. 05-44481 (RDD)  
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Debtors. : (Jointly Administered)  
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JOINT STIPULATION AND AGREED ORDER DISALLOWING AND EXPUNGING  
PROOF OF CLAIM NUMBER 14671  
(SIERRA LIQUIDITY FUND LLC AS ASSIGNEE OF DELIVERUS NETWORK INC.)

Delphi Corporation ("Delphi") and certain of its subsidiaries and affiliates, debtors and debtors-in-possession in the above-captioned cases (collectively, the "Debtors"), and Sierra Liquidity Fund LLC ("Sierra") as assignee of Deliverus Network, Inc. ("Deliverus") respectfully submit this Joint Stipulation And Agreed Order Disallowing And Expunging Proof Of Claim Number 14671 (Sierra Liquidity Fund LLC as Assignee of Deliverus Network Inc.) (the "Stipulation") and agree and state as follows:

WHEREAS on October 8, 2005 (the "Petition Date"), the Debtors filed voluntary petitions under chapter 11 of title 11 of the United States Code, 11 U.S.C. §§ 101-1330, as amended, in the United States Bankruptcy Court for the Southern District of New York.

WHEREAS Sierra filed proof of claim number 14671 against Delphi Automotive Systems LLC ("DAS LLC") and Delphi on July 31, 2006, which asserts an unsecured non-priority claim in the amount of \$22,290.00 (the "Claim") for goods sold.

WHEREAS the Debtors objected to the Claim pursuant to the Debtors' Fifth Omnibus Objection (Substantive) Pursuant To 11 U.S.C. Section 502(b) And Fed. R. Bankr. P. 3007 To Certain (A) Claims With Insufficient Documentation And (B) Claims Not Reflected On Debtors' Books And Records (Docket No. 6100) (the "Fifth Omnibus Claims Objection"), which was filed on December 8, 2006.

WHEREAS on December 2 and December 9, 2005, the Debtors submitted payment to Deliverus for the invoices referenced in the Claim.

WHEREAS on January 3, 2007, Sierra filed its Response To The Debtors' Fifth Omnibus Claims Objection (Docket No. 6422) (the "Response").

THEREFORE, the Debtors and Sierra stipulate and agree as follows:

1. The Claim shall be disallowed and expunged in its entirety.
2. Sierra shall withdraw its Response to the Fifth Omnibus Objection.

So Ordered in New York, New York, this 13th day of April, 2007

/s/Robert D. Drain  
UNITED STATES BANKRUPTCY JUDGE

AGREED TO AND  
APPROVED FOR ENTRY:

/s/ John K. Lyons

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/s/ Scott August

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- and -

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UNITED STATES BANKRUPTCY COURT  
SOUTHERN DISTRICT OF NEW YORK

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In re : Chapter 11  
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DELPHI CORPORATION, et al., : Case No. 05-44481 (RDD)  
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Debtors. : (Jointly Administered)  
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JOINT STIPULATION AND AGREED ORDER COMPROMISING  
AND ALLOWING PROOF OF CLAIM NUMBER 6379  
(SUPERIOR DESIGN CO., INC.)

Delphi Corporation ("Delphi") and certain of its subsidiaries and affiliates, debtors and debtors-in-possession in the above-captioned cases (collectively, the "Debtors"), and Superior Design Co., Inc. ("Superior Design") respectfully submit this Joint Stipulation And Agreed Order Compromising And Allowing Proof Of Claim Number 6379 (Superior Design Co., Inc.) (the "Stipulation") and agree and state as follows:

WHEREAS on October 8, 2005 (the "Petition Date"), the Debtors filed voluntary petitions under chapter 11 of title 11 of the United States Code, 11 U.S.C. §§ 101-1330, as amended, in the United States Bankruptcy Court for the Southern District of New York.

WHEREAS Superior Design filed proof of claim number 6379 against Delphi on May 19, 2006, which asserts an unsecured non-priority claim in the amount of \$44,835.35 (the "Claim") stemming from services rendered.

WHEREAS the Debtors objected to the Claim pursuant to the Debtors' (i) Third Omnibus Objection (Substantive) Pursuant To 11 U.S.C. § 502(b) And Fed. R. Bankr. P. 3007 To Certain (a) Claims With Insufficient Documentation, (b) Claims Unsubstantiated By Debtors' Books And Records, And (c) Claims Subject To Modification And (ii) Motion To Estimate Contingent And Unliquidated Claims Pursuant To 11 U.S.C. § 502(c) (Docket No. 5452) (the "Third Omnibus Claims Objection"), which was filed on October 31, 2006.

WHEREAS on November 20, 2006, Superior Design filed its Affidavit In Response To Debtors' Third Omnibus Claims Objection (Docket No. 5854) (the "Response").

WHEREAS on March 30, 2007, to resolve the Third Omnibus Claims Objection with respect to the Claim, Delphi Automotive Systems LLC ("DAS LLC") and Superior Design entered into a settlement agreement (the "Settlement Agreement").

WHEREAS pursuant to the Settlement Agreement, DAS LLC acknowledges and agrees that the Claim shall be allowed against DAS LLC in the amount of \$44,835.35.

WHEREAS DAS LLC is authorized to enter into the Settlement Agreement either because the Claims involve ordinary course controversies or pursuant to that certain Order Under 11 U.S.C. §§ 363, 502, And 503 And Fed. R. Bankr. P. 9019(b) Authorizing Debtors To Compromise Or Settle Certain Classes Of Controversy And Allow Claims Without Further Court Approval (Docket No. 4414) entered by this Court on June 29, 2006.

THEREFORE, the Debtors and Superior Design stipulate and agree as follows:

1. The Claim shall be allowed in the amount of \$44,835.35 and shall be treated as an allowed general unsecured non-priority claim against DAS LLC.
2. Superior Design shall withdraw its Response to the Third Omnibus Claims Objection.

So Ordered in New York, New York, this 13th day of April, 2007

---

/s/Robert D. Drain  
UNITED STATES BANKRUPTCY JUDGE

AGREED TO AND  
APPROVED FOR ENTRY:

/s/ John K. Lyons

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John K. Lyons  
Ron E. Meisler  
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/s/ Phil McIntyre

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Attorney for Superior Design Co., Inc.

- and -

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Debtors and Debtors-in-Possession

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Delphi Legal Information Website:  
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UNITED STATES BANKRUPTCY COURT  
SOUTHERN DISTRICT OF NEW YORK

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In re : Chapter 11  
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DELPHI CORPORATION, et al., : Case No. 05-44481 (RDD)  
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Debtors. : (Jointly Administered)  
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JOINT STIPULATION AND AGREED ORDER TO WITHDRAWAL WITHOUT  
PREJUDICE OF PROOFS OF CLAIM 13481, 13482, 13483, 13484,  
13485, 13489, AND 13490  
(ICX CORPORATION)

Delphi Corporation ("Delphi") and certain of its subsidiaries and affiliates, debtors and debtors-in-possession in the above-captioned cases (collectively, the "Debtors"), and ICX Corporation Cleveland, Ohio ("ICX") respectfully submit this Joint Stipulation And Agreed Order To Withdrawal Without Prejudice Of Proofs Of Claim 13481, 13482, 13483, 13484, 13485, 13489, And 13490 (ICX Corporation) (the "Stipulation") and agree and state as follows:

WHEREAS on October 8, 2005 (the "Petition Date"), the Debtors filed voluntary petitions under chapter 11 of title 11 of the United States Code, 11 U.S.C. §§ 101-1330, as amended, in the United States Bankruptcy Court for the Southern District of New York.

WHEREAS ICX filed proofs of claim numbers 13481, 13482, 13483, 13484, 13485, 13489, and 13490 (each a "Proof of Claim," and collectively the "Proofs of Claim") on July 31, 2006. Proof of Claim 13481 asserts a secured claim in the amount of \$6,969,292.86 against Delphi Automotive Systems LLC ("DAS LLC"). Proof of Claim 13482 asserts a secured claim in the amount of \$3,863,039.86 against DAS LLC. Proof of Claim 13483 asserts a secured claim in the amount of \$4,241,683.33 against DAS LLC. Proof of Claim 13484 asserts a secured claim in the amount of \$6,285,817.66 against DAS LLC. Proof of Claim 13485 asserts a secured claim in the amount of \$6,047,605.88 against DAS LLC. Proof of Claim 13489 asserts a secured claim in the amount of \$399,468.00 against Delphi. Finally, Proof of Claim 13490 asserts a secured claim in the amount of \$169,686.00 against Delphi.

WHEREAS the Proofs of Claim arise out of on-going equipment leases (the "Leases") entered into between ICX and the Debtors, which have not yet been assumed or rejected by the Debtors, and are protective in nature.

WHEREAS the Debtors objected to Proofs of Claim Numbers 13482, 13489, and

13490 pursuant to the Debtors' (i) Third Omnibus Objection (Substantive) Pursuant To 11 U.S.C. § 502(b) And Fed. R. Bankr. P. 3007 To Certain (a) Claims With Insufficient Documentation, (b) Claims Unsubstantiated By Debtors' Books And Records, And (c) Claims Subject To Modification And (ii) Motion To Estimate Contingent And Unliquidated Claims Pursuant To 11 U.S.C. § 502(c) (Docket No. 5452) (the "Third Omnibus Claims Objection"), which was filed on October 31, 2006.

WHEREAS on November 22, 2006, ICX filed its Response To Debtors' (i) Third Omnibus Objection (Substantive) Pursuant To 11 U.S.C. § 502(b) And Fed. R. Bankr. P. 3007 To Certain (a) Claims With Insufficient Documentation, (b) Claims Unsubstantiated By Debtors' Books And Records, And (c) Claims Subject To Modification And (ii) Motion To Estimate Contingent And Unliquidated Claims Pursuant To 11 U.S.C. § 502(c) (Docket No. 5726) (the "Response").

WHEREAS the Debtors have neither assumed nor rejected the Leases that form the bases of the Proofs of Claim.

WHEREAS ICX and the Debtors acknowledge and agree that the Proofs of Claim are protective in nature, and that pursuant to the Order Under 11 U.S.C. §§ 107(b), 501, 502, And 1111(a) And Fed. R. Bankr. P. 1009, 2002(a)(7), 3003(c)(3), And 5005(a) Establishing Bar Dates For Filing Proofs Of Claim And Approving Form And Manner Of Notice Thereof (Docket No. 3206) (the "Bar Date Order"), ICX will have 30 calendar days after the effective date of a rejection of an executory contract or an unexpired lease to file a proof of claim asserting damages.<sup>1</sup>

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<sup>1</sup> The Bar Date Order provides:

Notwithstanding anything in this Order to the contrary, the holder of any Claim arising from the rejection of an  
(cont'd)

THEREFORE, the Debtors and ICX stipulate and agree as follows:

1. The Proofs of Claim 13481, 13482, 13483, 13484, 13485, 13489, and 13490 shall be withdrawn by ICX without prejudice to ICX's right to file a claim within 30 days of the rejection of any unexpired executory contracts or leases pursuant to paragraph 8 of the Bar Date Order.
2. This Stipulation hereby resolves ICX's Response to the Third Omnibus Claims Objection.

So Ordered in New York, New York, this 13th day of April, 2007

---

/s/Robert D. Drain  
UNITED STATES BANKRUPTCY JUDGE

*(cont'd from previous page)*

executory contract or unexpired lease pursuant to section 365 of the Bankruptcy Code shall be required to file a Proof of Claim on account of such Claim against the Debtors on or before the later of (a) the General Bar Date or (b) 30 calendar days after the effective date of such rejection or such other date as fixed by the Court in an order authorizing such rejection (the "Rejection Bar Date," and together with the General Bar Date and the Amended Schedule Bar Date, the "Bar Dates").

Bar Date Order ¶ 8.

AGREED TO AND  
APPROVED FOR ENTRY:

/s/ John K. Lyons

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## **EXHIBIT O**

UNITED STATES BANKRUPTCY COURT  
SOUTHERN DISTRICT OF NEW YORK

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:  
In re : Chapter 11  
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DELPHI CORPORATION, et al., : Case No. 05-44481 (RDD)  
:  
: (Jointly Administered)  
Debtors. :  
----- -X

**STIPULATION AND AGREED ORDER RESOLVING DEBTORS' THIRD OMNIBUS  
OBJECTION TO CLAIMS AS TO ROBERT BOSCH CORPORATION**

WHEREAS, Delphi Automotive Systems LLC ("DAS LLC" and collectively with the other debtors and debtors-in-possession in the above-referenced jointly-administered chapter 11 cases, the "Debtors") and Robert Bosch Corporation ("Bosch") have a mutual supply relationship where each party supplies goods and related warranties for such goods to the other;

WHEREAS, on or about July 31, 2005, Bosch filed a proof of claim against DAS LLC, Claim No. 13620 (the "Claim") for an obligation owing to Bosch arising out of parts that Bosch shipped to Delphi;

WHEREAS, Bosch classified the Claim as a secured claim due to its setoff and/or recoupment rights;

WHEREAS, on or about October 31, 2006, the Debtors filed their Motion For Order Pursuant To 11 U.S.C. §§ 502(b) And 502(c) And Fed. R. Bankr. P. 2002(m), 3007, 7016, 7026, 9006, 9007, And 9014 Establishing (i) Dates For Hearings Regarding Disallowance Or Estimation Of Claims And (ii) Certain Notices And Procedures Governing Hearings Regarding Disallowance Or Estimation Of Claims (the "Claims Procedures Motion") (Docket No. 5453) where the Debtors sought to establish certain procedures for resolving claims, and an Order

Pursuant To 11 U.S.C. § 502(b) And Fed. R. Bankr. P. 2002(m), 3007, 7016, 7026, 9006, 9007, And 9014 Establishing (i) Dates For Hearings Regarding Objections To Claims And (ii) Certain Notices And Procedures Governing Objections To Claims was entered on December 7, 2006 approving the Claims Procedures Motion (the “Claims Procedures Order”) (Docket No. 6088);

WHEREAS, on October 31, 2006, the Debtors filed their (I) Third Omnibus Objection (Substantive) Pursuant To 11 U.S.C. § 502(b) And Fed. R. Bankr. P. 3007 To Certain (a) Claims With Insufficient Documentation, (b) Claims Unsubstantiated By Debtors' Books And Records, And (c) Claims Subject To Modification And (II) Motion To Estimate Contingent And Unliquidated Claims Pursuant To 11 U.S.C. § 502(c) (the “Third Omnibus Claims Objection”) (Docket No. 5452) where the Debtors sought to reclassify the Claim as an unsecured claim;

WHEREAS, Bosch and DAS LLC have since completed the reconciliation of amounts owed between them and Bosch has paid certain funds owing pre-petition to DAS LLC; provided, however, Bosch has reserved the right, and continues to reserve the right, to amend its proof of claim to assert additional amounts for warranty charges or other product-related charges that have not yet matured or of which Bosch is not aware;

WHEREAS, although Bosch did not have an objection to the reclassification of Bosch's Claim as an unsecured claim, Bosch filed a response to the Third Omnibus Claims Objection (the "Response") as a precaution in order to ensure that the Debtors' Third Omnibus Claims Objection did not prejudice Bosch's rights, including, without limitation, Bosch's right to later amend Bosch's Claim to assert additional amounts owed to Bosch;

WHEREAS, the Debtors agreed to adjourn the November 30, 2006 hearing on the objection to the Claim to a later date and provide notice of that hearing to Bosch;

WHEREAS, on December 19, 2006 this Court entered the Order Pursuant To 11 U.S.C. § 502(b) And Fed. R. Bankr. P. 3007 (I) Disallowing And Expunging Certain (a) Claims With Insufficient Documentation And (b) Claims Unsubstantiated By Debtors' Books And Records, (II) Modifying Certain Claims, And (III) Adjourning Hearing On Certain Contingent And Unliquidated Claims Pursuant To 11 U.S.C. § 502(c) Identified In Third Omnibus Claims Objection (the "Third Omnibus Claims Objection Order") (Docket No. 6224) where the Claim was reclassified from a secured claim to an unsecured claim;

WHEREAS, the Debtors and Bosch agree that the Claim should not have been subject to the Third Omnibus Claims Objection Order because Bosch filed a Response and accordingly the hearing pertaining to the Claim should have been adjourned;

WHEREAS, on December 27, 2006, Bosch filed an amended proof of claim against DAS LLC, Claim No. 16467 purporting to amend the Claim to assert damages for patent infringement, which damages arise out of the sale of parts containing Electronic Control Units;

WHEREAS, Bosch believes that the following Debtor entities may have also infringed on Bosch's patents:

- Delphi Corporation
- Delphi NY Holdings Corporation
- ASEC Manufacturing General Partnership
- ASEC Sales General Partnership
- Specialty Electronics International Ltd
- Specialty Electronics, Inc.
- Delphi Liquidation Holding Company
- Delphi Electronics (Holding) LLC
- Delphi Technologies, Inc.
- Delphi Automotive Systems Tennessee, Inc.
- Delphi Mechatronic Systems, Inc.
- Delphi China LLC
- Delphi Automotive Systems Korea, Inc.
- Delphi Automotive Systems Thailand, Inc.
- Delphi Automotive Systems International, Inc.

- Delphi International Holdings Corp.
- Delphi Automotive Systems Overseas Corporation
- Delphi Automotive Systems (Holding) Inc.
- Delco Electronics Overseas Corporation
- Delphi LLC
- Aspire, Inc.
- Delphi Connection Systems
- Packard Hughes Interconnect Company
- Delphi Automotive Systems Services LLC
- Delphi Services Holding Corporation
- Delphi Automotive Systems Global (Holdings), Inc.
- Delphi Furukawa Wiring Systems LLC

(the Debtors listed directly above are hereinafter referred to as the “Other Debtor Entities”);

WHEREAS, Bosch has made the Debtors aware of its intention to file (and Bosch has in fact held off from filing), duplicative claims against the Other Debtor Entities, as a precautionary measure, to assert the same damages for patent infringement because Bosch cannot precisely identify the Debtor entity(ies) that was or were involved in the infringement;

WHEREAS, Bosch, DAS LLC and the Other Debtor Entities have agreed that rather than Bosch filing duplicative claims against all of the Other Debtor Entities in bankruptcy, Bosch’s purported amendment of the Claim against DAS LLC will be treated as a claim not only against DAS LLC but also against the Other Debtor Entities subject to all of the Debtors’ defenses including, without limitation, that such purported amendment is time barred.

NOW, THEREFORE, IT IS HEREBY ORDERED, ADJUDGED, AND DECREED THAT:

1. The Claim is an unsecured claim and such Claim is reclassified by DAS LLC as an unsecured claim.
2. Bosch’s December 27, 2006 purported amendment to the Claim shall be deemed to be (a) a purported amendment to the Claim against DAS LLC; and (b) an original proof of claim filed on December 27, 2006 as to and against all of the Other Debtor Entities.

Bosch need not file a separate proof of claim against the Other Debtor Entities. Such purported amendment shall be subject to all of the Debtors' defenses and objections including, without limitation, that such purported amendment is untimely and, thus barred, under the Order Under 11 U.S.C. §§ 107(b), 501, 502, And 1111(a) And Fed. R. Bankr. P. 1009, 2002(a)(7), 3003(c)(3), And 5005(a) Establishing Bar Dates For Filing Proofs Of Claim And Approving Form And Manner Of Notice Thereof (the "Bar Date Order") (Docket No. 3206), entered on April 12, 2006.

3. In the event Bosch further amends the Claim in the future, such amendment will be deemed to be a further amendment of the Claim against DAS LLC, as well as an amendment to the claims against the Other Debtor Entities subject to all of the Debtors' defenses and objections including, without limitation, that such purported amendment is untimely and, thus barred, under the Bar Date Order.

4. The terms of the Third Omnibus Claims Objection Order shall not apply to Bosch or the Claim (including any amendments).

5. The Debtors reserve the right to object to the amendment to the Claim for any reason whatsoever including, without limitation, that such purported amendment is untimely and, thus barred, under the Bar Date Order.

6. The Debtors reserve the right to request that this Court change, add or delete the Debtor or Debtors against which such patent infringement claim is asserted.

7. Bosch reserves the right to further amend the Claim as to DAS LLC to assert damages for warranty and product liability claims as those claims arise or mature in the future subject to the Debtors' defenses and objections.

8. Adjudication of any issues relating to the Claim (including any amendments) will not be subject to the Claims Procedures Motion or the Claims Procedures Order.

9. Bosch does not waive any of its rights to object to the jurisdiction or venue of this Court nor does Bosch consent to the same.

So Ordered in New York, New York, this 13th day of April, 2007

/s/Robert D. Drain

Honorable Robert D. Drain

United States Bankruptcy Judge

AGREED TO AND  
APPROVED FOR ENTRY:

/s/ John K. Lyons

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and

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Attorneys for Robert Bosch Corporation

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## **EXHIBIT P**

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<http://www.delphidocket.com>

UNITED STATES BANKRUPTCY COURT  
SOUTHERN DISTRICT OF NEW YORK

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In re: :  
: Chapter 11  
DELPHI CORPORATION, et al., : Case No. 05-44481 [RDD]  
:  
Debtors. : Jointly Administered  
:  
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**JOINT STIPULATION AND AGREED ORDER  
DISALLOWING AND EXPUNGING CLAIM NUMBER 12935  
(TEXTRON FINANCIAL CORPORATION)**

Delphi Corporation ("Delphi") and certain of its subsidiaries and affiliates, debtors and debtors-in-possession in the above-captioned cases (collectively, the "Debtors") and Textron Financial Corporation ("Textron") respectfully submit this Joint Stipulation And Agreed Order Disallowing and Expunging Proof of Claim Number 12935 (the "Stipulation") and agree and state as follows:

**WHEREAS**, on October 8, 2005 (the "Petition Date"), the Debtors filed voluntary petitions under chapter 11 of title 11 of the United States Code, 11 U.S.C. §§

101-1330, as amended, in the United States Bankruptcy Court for the Southern District of New York; and

**WHEREAS**, Textron filed Proof of Claim Number 12935 on July 28, 2006, which asserts an unsecured non-priority claim in the amount of \$288,679.23 against Delphi Automotive Systems LLC (the "Claim"); and

**WHEREAS**, on December 8, 2006 the Debtors objected to the Claim pursuant to the Debtors' Fifth Omnibus Objection (Substantive) Pursuant to 11 U.S.C. § 502(b) and Fed. R. Bankr. P. 3007 to Certain (A) Claims with Insufficient Documentation and (B) Claims Not Reflected on Debtors' Books and Records (the "Objection") (Docket No. 6100); and

**WHEREAS**, on January 3, 2007 Textron filed the Response of Textron to the Objection (the "Response") (Docket No. 6404); and

**WHEREAS**, after arm's length negotiations, the Debtors and Textron have agreed to settle and resolve the Objection and the Response upon the terms set forth herein.

**NOW, THEREFORE**, in consideration of the foregoing, the Debtors and Textron agree and stipulate as follows:

1. The Claim is hereby disallowed and expunged in its entirety.

Dated: New York, New York  
April 5, 2007

DELPHI CORPORATION, et al.,  
Debtors and Debtors-in-Possession,  
By their Bankruptcy Conflicts Counsel,  
TOGUT, SEGAL & SEGAL LLP,  
By:

/s/ Neil Berger  
NEIL BERGER (NB-3599)  
A Member of the Firm  
One Penn Plaza, Suite 3335  
New York, New York 10119  
(212) 594-5000

[signatures concluded on following page]

Dated: Fort Lauderdale, Florida  
April 5, 2007

TEXTRON FINANCIAL CORPORATION,  
By its Attorneys,  
GREENBERG TRAURIG, P.A.  
By:

Franck D. Chantayan  
FRANCK D. CHANTAYAN (FC 4776)  
401 East Las Olas Blvd., Suite 2000  
Fort Lauderdale, Florida 33301  
(954) 765-0500

**SO ORDERED**

This 13<sup>th</sup> day of April, 2007  
in New York, New York

/s/ Robert D. Drain  
HONORABLE ROBERT D. DRAIN  
UNITED STATES BANKRUPTCY JUDGE

## **EXHIBIT Q**

TOGUT, SEGAL & SEGAL LLP  
Bankruptcy Co-Counsel for Delphi Corporation, et al.,  
Debtors and Debtors in Possession  
One Penn Plaza, Suite 3335  
New York, New York 10119  
(212) 594-5000  
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Neil Berger (NB-3599)

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Delphi Legal Information Website:  
<http://www.delphidocket.com>

UNITED STATES BANKRUPTCY COURT  
SOUTHERN DISTRICT OF NEW YORK

In re: : Chapter 11  
DELPHI CORPORATION, et al., : Case No. 05-44481 [RDD]  
: Debtors. : Jointly Administered  
:  
-----x

**JOINT STIPULATION AND AGREED ORDER COMPROMISING  
AND ALLOWING PROOF OF CLAIM NUMBER 9958  
(RASSELSTEIN GMBH)**

Delphi Corporation ("Delphi") and certain of its subsidiaries and affiliates, debtors and debtors-in-possession in the above-captioned cases (collectively, the "Debtors"), and Rasselstein GmbH ("Rasselstein") respectfully submit this Joint Stipulation And Agreed Order Compromising And Allowing Proof Of Claim Number 9958 (the "Stipulation") and agree and state as follows:

**WHEREAS**, on October 8, 2005 (the "Petition Date"), the Debtors filed voluntary petitions under chapter 11 of title 11 of the United States Code, 11 U.S.C. §§

101-1330, as amended, in the United States Bankruptcy Court for the Southern District  
of New York; and

**WHEREAS**, Rasselstein filed proof of claim number 9958 against Delphi on July 19, 2006, which asserts an unsecured non-priority claim in the amount of \$152,461.57 (the "Claim"); and

**WHEREAS**, the Debtors objected to the Claim pursuant to the Debtors' (i) Third Omnibus Objection (Substantive) Pursuant To 11 U.S.C. § 502(b) And Fed. R. Bankr. P. 3007 To Certain (a) Claims With Insufficient Documentation, (b) Claims Unsubstantiated By Debtors' Books And Records, And (c) Claims Subject To Modification And (ii) Motion To Estimate Contingent And Unliquidated Claims Pursuant To 11 U.S.C. § 502(c) (Docket No. 5452) (the "Third Omnibus Claims Objection"), which was filed on October 31, 2006; and

**WHEREAS**, on November 11, 2006, Rasselstein, through its representative in North America, Otto Wolf U.S. Sales Corporation, filed its Response to Third Omnibus Objection (Docket No. 6103) (the "Response"); and

**WHEREAS**, on March 19, 2007, to resolve the Third Omnibus Claims Objection with respect to the Claim, Delphi Automotive Systems LLC ("DAS LLC") and Rasselstein entered into a settlement agreement (the "Settlement Agreement"); and

**WHEREAS**, pursuant to the Settlement Agreement, DAS LLC acknowledges and agrees that the Claim shall be allowed against DAS LLC in the amount of \$152,461.57; and

**WHEREAS**, DAS LLC is authorized to enter into the Settlement Agreement either because the Claim involves ordinary course controversies or pursuant to that certain Order Under 11 U.S.C. §§ 363, 502, And 503 And Fed. R. Bankr. P. 9019(b)

Authorizing Debtors To Compromise Or Settle Certain Classes Of Controversy And  
Allow Claims Without Further Court Approval (Docket No. 4414) entered by this Court  
on June 29, 2006.

**NOW, THEREFORE**, in consideration of the foregoing, the Debtors and  
Rasselstein stipulate and agree as follows:

1. The Claim shall be allowed in the amount of \$152,461.57 and shall  
be treated as an allowed general unsecured non-priority claim against DAS LLC.
2. Rasselstein shall withdraw the Response to the Third Omnibus  
Claims Objection.

Dated: New York, New York  
March 21, 2007

DELPHI CORPORATION, et al.,  
Debtors and Debtors-in-Possession,  
By their Bankruptcy Conflicts Counsel,  
TOGUT, SEGAL & SEGAL LLP,  
By:

/s/ Neil Berger  
NEIL BERGER (NB-3599)  
A Member of the Firm  
One Penn Plaza, Suite 3335  
New York, New York 10119  
(212) 594-5000

[signatures concluded on following page]

Dated: Rosemont, Illinois  
March 21, 2007

RASSELSTEIN GMBH,  
By its Representative in North America,  
OTTO WOLF U.S. SALES CORPORATION,  
By:

/s/ John W. Hamilton \_\_\_\_\_

JOHN W. HAMILTON  
6250 N. River Road  
Suite 4010  
Rosemont, Illinois 60018  
(847) 692-4933

**SO ORDERED**

This 13<sup>th</sup> day of April, 2007  
in New York, New York

/s/ Robert D. Drain \_\_\_\_\_  
HONORABLE ROBERT D. DRAIN  
UNITED STATES BANKRUPTCY JUDGE



## **EXHIBIT R**

Company	Contact	Address1	Address2	City	State	Zip
Gulf Coast Bank & Trust/Contrarian Funds LLC	Alpa Jimenez	Contrarian Funds LLC	411 W Putnam Ave Ste 225	Greenwich	CT	06830
Gulf Coast Bank & Trust/Contrarian Funds LLC	Thomas J Madigan II James M Garner	Sher Garner Cahill Richter Klein & Hilbert LLC	909 Poydras 28th Fl	New Orleans	LA	70112

## **EXHIBIT S**

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Delphi Corporation  
Special Party

Company	Contact	Address1	City	State	Zip
Sonic Tech Incorporated	Mark Schafer	23 Brookline Court	Amber	PA	19002

## **EXHIBIT T**

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Delphi Corporation  
Special Party

Company	Address1	City	State	Zip
Lawrence Brenda	PO Box 685	Davison	MI	48423

## **EXHIBIT U**

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Delphi Corporation  
Special Parties

Company	Contact	Address1	City	State	Zip
Bd Of Ed South Western City Sch Dst	Treasurer	3805 Marlane Dr	Grove City	OH	43123
Rich Crites & Dittmer LLC	Jeffrey A Rich, Brandy Maas	300 E Broad St Ste 300	Columbus	OH	43215

## **EXHIBIT V**

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Delphi Corporation  
Special Party

Company	Contact	Address1	City	State	Zip
Russell Reynolds Associates Inc	Charles E Boulbol Pc	26 Broadway 17th Fl	New York	NY	10004

## **EXHIBIT W**

Company	Contact	Address1	Address2	City	State	Zip
General Electric Capital Corp	Attn Uri Sky	c o GE Capital Solutions Vendor Finance	1010 Thomas Edison Blvd SW	Cedar Rapids	IA	52404
General Electric Capital Corp	Elena Lazarou	Reed Smith LLP	599 Lexington Ave	New York	NY	10022

## **EXHIBIT X**

Company	Contact	Address1	Address2	City	State	Zip
Georgia Department of Revenue		PO Box 161108		Atlanta	GA	30321
Georgia Department of Revenue	Oscar B Fears III	Assistant Attorney General	40 Capitol Square SW	Atlanta	GA	30334

## **EXHIBIT Y**

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Delphi Corporation  
Special Parties

Company	Contact	Address1	City	State	Zip
Sierra Liquidity Fund LLC Assignee Deliverus Network Inc Assignor	Scott August Tammy Garza Jim Riley	2699 White Rd Ste 255	Irvine	CA	92614

## **EXHIBIT Z**

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Delphi Corporation  
Special Parties

Company	Contact	Address1	City	State	Zip
Superior Design Co Inc	Scott Stenclik Phil McIntyre	PO Box 9057	Williamsville	NY	14231-9057

## **EXHIBIT AA**

Claimant	Company	Contact	Address1	Address2	City	State	Zip
ICX Corporation	Barris Sott Denn & Drinker PLLC	David Bargamian	211 W Fort St 15th Fl		Detroit	MI	48226-3281
ICX Corporation	ICX Corporation Cleveland Ohio	James M Ray	53 State St 9th Fl	Mailcode MBS970	Boston	MA	02109

## **EXHIBIT BB**

Company	Contact	Address1	Address2	City	State	Zip
Duanne Morris LLP	Walter J Greenhalgh Joseph H Lemkin	744 Broad St Ste 1200		Newark	NJ	07102-3889
Robert Bosch Corporation	Attn Judith Lowitz Adler	Robert Bosch Corporation	38000 Hills Tech Dr	Farmington Hills	MI	48331
Warner Norcross & Judd LLP	Gordon J Toering	900 Fifth Third Ctr	111 Lyon St NW	Grand Rapids	MI	49503-2487

## **EXHIBIT CC**

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Delphi Corporation  
Special Party

Company	Contact	Address1	City	State	Zip
Greenberg Traurig PA	Franck D Chantayan	401 E Las Olas Blvd Ste 2000	Fort Lauderdale	FL	33301

## **EXHIBIT DD**

Company	Contact	Address1	City	State	Zip
Otto Wolf US Sales Corporation	Attn John W Hamilton	6250 N River Rd Ste 4010	Rosemont	IL	60018